

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applicant:

Randy P. Stanley

Serial No.: 09/981,229

Filed: October 17, 2001

For: Checking Address Data Being
Entered in Personal Information
Management Software

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Art Unit: 2176

Examiner: Paul H. Nguyen Ba

Atty Docket: ITL.0669US
P12987

Assignee: Intel Corporation

Mail Stop AF
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

DECLARATION OF TIMOTHY N. TROP

Sir:

The undersigned Declarant does declare as follows:

1. I am the attorney who prosecuted the above-referenced patent application.
2. I am familiar with the procedures utilized by the Assignee, Intel Corporation, in order to decide whether to file patent applications.
3. Intel Corporation receives inventor disclosures from inventors. Those disclosures are then reviewed in invention review committee meetings to determine whether or not filing is warranted. These meetings only occur a few times a year for each different committee that receives invention disclosures. Thus, invention disclosures are accumulated so that there is a number of invention disclosures that are reviewed. Once the invention disclosures are reviewed, a filing decision is made usually the same day. If the decision is to file, the applications are forwarded to a contact person in the legal department who then proceeds to prepare the

disclosure to be sent to a patent attorney. This involves the decision of what patent attorney to send it to and the physical transmission thereof. Intel diligently forwards the applications on and processes them for filing decision as soon as possible.

4. The undersigned received the disclosure for filing a patent application on September 21, 2001. Within ten business days, by October 5, 2001, an application had been drafted and was sent by overnight delivery to the inventor for review.

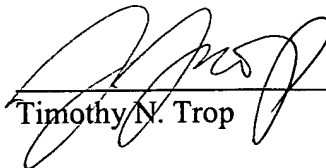
5. On October 10, 2001, a revised application was sent to the inventor for execution. Thus, within three days, the inventor had reviewed the application, provided any comments, and a final application was transmitted by overnight delivery for his review and execution.

6. The inventor signed the application on October 11, 2001 and then sent it back to the undersigned to file. It was received and filed within four business days. Namely, it was filed on October 17, 2001.

7. Therefore, it is believed that the Assignee, Intel Corporation, the inventor, and the undersigned used all reasonable diligence to diligently reduce the invention to practice by filing the patent application.

8. All statements made by the Declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

Date: April 25, 2005



Timothy N. Trop